1 HONORABLE MICHELLE L. PETERSON 2 3 4 5 6 UNITED STATES DISTRICT COURT 7 WESTERN DISTRICT OF WASHINGTON AT SEATTLE 8 9 AMANA GLOBAL COMPANY, a sole proprietorship company, and HAFID CASE NO. C21-637-MLP 10 TAHRAOUI, an individual, 11 STIPULATION AND ORDER OF DISMISSAL OF DEFENDANTS HDR, INC.: Plaintiffs. 12 BRAD THOMAS; DARYL ROOT; AND PAUL GOULD PURSUANT TO FRCP v. 13 41(a)(1)(A)(ii) KING COUNTY, a charter county of the State 14 of Washington, KING COUNTY FLOOD 15 CONTROL DISTRICT, a quasi-municipal corporation of the State of Washington, and 16 JOSH BALDI, in his personal and official capacity, and JOHN TAYLOR, in his personal 17 and official capacity, and MICHAEL MURPHY, in his personal and official 18 capacity, and LINDA HOLECEK, in her 19 Personal and official capacity, and BRAD SCHABERT, in his personal and official 20 capacity, and HDR, Inc., a foreign corporation, and BRAD THOMAS, in his personal and 21 official capacity, and DARYL ROOT, in his personal and official capacity, and PAUL 22 GOULD, in his personal and official capacity, 23 and MVA, LLC., a Washington limited liability company, and MARCO VARGAS JR., 24 in his personal and official capacity, and DOES 1 through 5, inclusive, 25 Defendants. 26

STIPULATION AND PROPOSED ORDER OF DISMISSAL OF DEFENDANTS HDR, INC.; BRAD THOMAS; DARYL ROOT; AND PAUL GOULD PURSUANT TO FRCP 41(a)(1)(A)(ii) - 1

CAIRNCROSS & HEMPELMANN, P.S. ATTORNEYS AT LAW 524 Second Avenue, Suite 500 Seattle, Washington 98104-2323 office 206 587 0700 fax 206 587 2308

STIPULATION 1 Plaintiffs Amana Global Company and Hafid Tahraoui ("Plaintiffs") and Defendants 2 HDR, Inc.; Brad Thomas; Daryl Root; and Paul Gould (collectively, "HDR Defendants") have a 3 reached a settlement of all claims between them. See Dkt. #213. Accordingly, Plaintiffs and HDR 4 Defendants hereby stipulate under Federal Rule of Civil Procedure 41(a)(1)(A)(ii) that this action 5 be dismissed with prejudice as to all claims of action against the HDR Defendants only, with each 6 party bearing that party's own attorneys' fees and costs. Nothing in this Stipulation shall constitute 7 a dismissal of Plaintiffs' claims against any other named Defendant in this matter. 8 9 DATED this 22nd day of August, 2023. 10 CAIRNCROSS & HEMPELMANN, P.S. 11 12 /s/ Alan D. Schuchman Alan D. Schuchman WSBA No. 45979 13 E-mail: aschuchman@cairncross.com 14 Amy H. Yoon WSBA No. 58102 E-mail: ayoon@cairncross.com 15 524 Second Avenue, Suite 500 Seattle, WA 98104-2323 16 Telephone: (206) 587-0700 Facsimile: (206) 587-2308 17 18 Attorneys for Defendants Brad Thomas, Daryl Root, Paul Gould 19 -AND-20 21 /s/ Hafid Tahraoui 22 Hafid Tahraoui 23 3004 Russell Road, Apt 13 Centralia, WA 98531-1737 24 Telephone: (206) 612-7070 Email: hafid1416@yahoo.com 25 Plaintiff Appearing Pro Se 26

STIPULATION AND PROPOSED ORDER OF DISMISSAL OF DEFENDANTS HDR, INC.; BRAD THOMAS; DARYL ROOT; AND PAUL GOULD PURSUANT TO FRCP 41(a)(1)(A)(ii) - 2

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ORDER OF DISMISSAL 1 Pursuant to the stipulation of Plaintiffs Amana Global Company and Hafid Tahraoui 2 ("Plaintiffs") and Defendants HDR, Inc.; Brad Thomas; Daryl Root; and Paul Gould (collectively, 3 "HDR Defendants") under Federal Rule of Civil Procedure 41(a)(1)(A)(ii), 4 IT IS ORDERED THAT THIS ACTION BE, AND HEREBY IS, DISMISSED WITH 5 PREJUDICE as to all claims of action against Defendants HDR, Inc.; Brad Thomas; Daryl Root; 6 and Paul Gould only, with each party bearing that party's own attorneys' fees and costs. This Order 7 shall not constitute a dismissal of Plaintiffs' claims against any other named Defendant in this 8 matter. 10 11 ORDERED this 23rd day of August, 2023, at Seattle, Washington 12 13 14 MICHELLE L. PETERSON United States Magistrate Judge 15 16 17 18 19 20 21 22 23 24 25 26